1	MICHAEL D. YOUNG (SBN 120787)	
2	MICHAEL D. YOUNG (SBN 120787) NICOLE C. RIVAS (SBN 179337) ALSTON & BIRD LLP	
3	333 South Hope Street, Sixteenth Floor Los Angeles, California 90071 Telephone: (213) 576-1000 Facsimile: (213) 576-1100	
4	Telephone: (213) 576-1000 Facsimile: (213) 576-1100	
5	Email: mike.young@alston.com nicole.rivas@alston.com	
6	Attorneys for Defendants THE BOARD OF TRU	JSTEES
7	OF THE UNIVERSITY OF ILLINOIS, erroneously sued as THE UNIVERSITY OF ILLINOIS-URBANA CHAMPAIGN; and DR. GEORGE GOLLIN	
8	UNITED STATES DI	STRICT COURT
9	CENTRAL DISTRICT OF CALLE	
10	CENTRAL DISTRICT OF CALIFO	DRNIA – WESTERN DIVISION
11	ST. LUKE SCHOOL OF MEDICINE; DR. JERROLL B.R. DOLPHIN and	Case No.: 10-CV-01791 RGK (SHx)
12	DR. ROBERT FARMER on behalf of himself and all others similarly situated, as	[Honorable R. Gary Klausner]
13	applicable,	DECLARATION OF MICHAEL D. YOUNG IN SUPPORT OF
	Plaintiffs,	DEFENDANT DR. GEORGE
14	v.	GOLLINS'MOTION:
15		(a) TO DISMISS (ON
16	REPUBLIC OF LIBERIA; MINISTRY OF HEALTH, a Liberian Governmental	GROUNDS OF SOVEREIGN IMMUNITY
17	Agency; MINISTRY OF EDUCATION, a	AND VIOLTION OF
17	Liberian Governmental Agency; LIBERIAN MEDICAL BOARD, a Liberian	RULE 8)
18	Governmental Agency; NATIONAL	(b) ALTERNATIVELY FOR
19	COMMISSION ON HIGHER EDUCATION, a Liberian Governmental	MORE DEFINITE STATEMENT; AND
	Agency; NATIONAL TRANSITIONAL	,
20	LEGISLATIVE ASSEMBLY, a Liberian Governmental Agency; DR. ISAAC	(c) TO STRIKE FOR FAILURE TO PLEAD CLASS
21	ROLAND; MOHAMMED SHERIFF; DR.	
22	BENSON BARH; DR. GEORGE GOLLIN; EDUCATION COMMISSION FOR	[FILED CONCURRENTLY WITH NOTICE OF MOTION;
23	FOREIGN MEDICAL GRADUATES; a	MEMORANDUM OF POINTS AND
	Pennsylvania Non-Profit organization; FOUNDATION FOR ADVANCEMENT	AUTHORITIES; APPENDIX OF AUTHORITIES; AND [PROPOSED]
24	OF INTERNATIONAL EDUCATION	ORDER]
25	AND RESEARCH; a Pennsylvania Non- Profit organization, UNIVERSITY OF	[FRCP 8, 12(b)(1), 12(e), 12(f) & 41(b)
26	ILLINOIS-URBANA CHAMPAIGN, an Illinois Institution of Higher Learning;	DATE: July 26, 2010
27	STATE OF OREGON, Office of Degree Authorization,	TIME: 9:00 a.m. COURTROOM: 850
28	Defendants.	

DECLARATION OF MICHAEL D. YOUNG

I, Michael D. Young, declare and state as follows:

- 1. I am an attorney duly licensed to practice law before all courts of the State of California and am a partner with the law firm of Alston & Bird LLP, attorneys of record for defendant Dr. George Gollin herein. I have personal knowledge of the files and records in this action, and of the facts set forth in this declaration. I could and would competently testify to the matters set forth herein.
- 2. On or about June 10, 2010, I called plaintiff's counsel, Thaddeus Culpepper to request that he dismiss Dr. Gollin from this action in light of the sovereign immunity protection of the Eleventh Amendment to the U.S. Constitution. Mr. Culpepper was not available. I, therefore, left a detailed voicemail message explaining the basis for our request that he dismiss Dr. Gollin and requesting that he to return my call as soon as possible. Mr. Culpepper never responded.
- 3. Later that same day, I sent Mr. Culpepper an e-mail again requesting that he dismiss Dr. Gollin from this action and asking that he contact me. Attached hereto as **Exhibit A** is a true and correct copy of my June 10, 2010, e-mail to Mr. Culpepper.
 - 4. I never received a response from Mr. Culpepper.
- 5. We tried to comply with Local Rule 7-3, but without Mr. Culpepper's cooperation, there was nothing more that we could do.
- 6. This, of course, is the second time that Mr. Culpepper has ignored our efforts to meet and confer as required by the Local Rules. As the Court may recall from my previous declaration filed on June 1, 2010, in support of the University of Illinois' Motion to Dismiss, Mr. Culpepper also rebuffed our efforts to meet and confer in connection with that motion, ignoring numerous telephone calls, e-mails and even a formal letter.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct of my personal knowledge.

Executed on this 22nd day of June, 2010, at Los Angeles, California.

Michael D. Young

EXHIBIT A

From: Young, Mike

Sent: Thursday, June 10, 2010 10:44 AM

To: 'thaddeusfsc@gmail.com'; 'culpepper@alumni.pitt.edu'
Subject: RE: St. Luke School of Medicine v. Republic of Liberia

Thaddeus: Per my voicemail message to you this morning, please give me a call to discuss this case. I appreciate that you are now agreeing to dismiss the University of Illinois from the action — I wish you would have done so pursuant to my earlier requests and prior to our having to file the motion to dismiss as then we would have agreed to waive costs and sanctions. Nonetheless, better late than never. Please let me know when we can expect to see the dismissal. In the meantime, I assume you do not mind if we notify the court that you will not be opposing our motion.

In my voicemail message, I also asked that you dismiss Dr. Gollin from the action. Accepting your allegations in the complaint that Dr. Gollin was acting in his role as an employee of the University, he too would be covered by the sovereign immunity of the Eleventh Amendment. We can provide you with legal authority if you would like, but I have no doubt that by this time you are fully aware of the scope of Eleventh Amendment immunity.

Could you please respond by either a phone call or email and let me know that you will dismiss Dr. Gollin from this action? I would like to have your response by Monday so we can avoid preparing yet another motion to dismiss.

I look forward to your prompt reply. Regards,

-MIKE-

Michael D. Young

Alston + Bird

333 S. Hope Street, 16th Floor

Los Angeles, CA 90071 Direct: (213) 576-1135

Office: (213) 576-1000 mike.young@alston.com

www.alston.com

Please visit our California Labor and Employment Blog

Who's The Boss?

http://www.aiston.com/laborandemploymentblog

From: Thaddeus J. Culpepper [mailto:thaddeusfsc@gmail.com]

Sent: Tuesday, June 01, 2010 3:53 PM

To: Young, Mike

Subject: Re: St. Luke School of Medicine v. Republic of Liberia

We will be voluntarily dismissing

On Thu, May 20, 2010 at 2:03 PM, <Mike. Young@alston.com> wrote:

Thaddeus, I left you a voicemail message regarding my letter to you of seeking dismissal of the University of Illinois on sovereign immunity grounds. For your convenience, another copy is attached.

Could you please let me know whether you will voluntarily dismiss the University at this time? We will need to

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prepare our motion to dismiss and for sanctions soon if we don't hear from you, and this seems like an unnecessary expense given the clear impropriety of adding the University to this federal action.

Please get back to me today if at all possible.

Regards,

-MIKE-

Michael D. Young

Alston + Bird 333 S. Hope Street, 16th Floor Los Angeles, CA 90071 Direct: (213) 576-1135

Office: (213) 576-1000 mike.young@alston.com

www.alston.com

Please visit our California Labor and Employment Blog Who's The Boss? http://www.alston.com/laborandemploymentblog

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6/22/2010